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10 Attorneys for Plaintiff  
11 XS HOLDING B.V., a Dutch Corporation

12 UNITED STATES DISTRICT COURT

13 NORTHERN DISTRICT OF CALIFORNIA

14 XS HOLDING B.V, derivatively on behalf  
15 of Xslent Technologies, LLC and XET  
16 Holding Co., LLC, and separately on its  
17 own behalf,

18 Plaintiff,

19 COOL EARTH SOLAR, INC., a Delaware  
20 corporation; ROB LAMKIN, an individual;  
21 LAWRENCE ASUNCION, an individual;  
22 SOLAR COMPONENTS LLC, a Delaware  
23 limited liability company; NATHAN  
24 SCHULHOF, an individual; M. JAMES  
25 BULLEN, an individual; MARTIN N.  
26 LETTUNICH, an individual; STEFAN  
27 MATAN, an individual; and XSLENT,  
28 LLC, a Nevada limited liability company  
and ATIRA TECHNOLOGIES, LLC, a  
Nevada limited liability company;

Defendants.

CASE NO. C08 02282 RMW

**NOTICE OF VOLUNTARY DISMISSAL  
WITHOUT PREJUDICE OF  
DEFENDANTS XSLENT, LLC, ATIRA  
TECHNOLOGIES, LLC, MARTIN N.  
LETTUNICH, AND STEFAN MATAN**

[Fed. R. Civ. Pro 41]

1           **TO THE COURT, ALL PARTIES AND THEIR COUNSEL OF RECORD:**

2           **PLEASE TAKE NOTICE THAT** Plaintiff XS HOLDING B.V. (“XS Holding”),  
3 pursuant to Rule 41 of the Federal Rules of Civil Procedure, hereby dismisses defendants Xslent,  
4 LLC, Atira Technologies, LLC, Martin N. Lettunich, and Stefan Matan from this action without  
5 prejudice.

6           Dated: July 2, 2008

SEDGWICK, DETERT, MORAN & ARNOLD LLP

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9           By : \_\_\_\_\_/S/  
10           JIA-MING SHANG  
11           Attorneys for Plaintiff  
12           XS HOLDING B.V.  
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